

United States Courts  
Southern District of Texas  
FILED

David J. Bradley, Clerk of Court

§

§

§

§

§

§

§

§

5

§

§

§

1

the experience consistently for extended periods of time. Plaintiff imagines, the most recent stop/start process of pushing herself through this 26.5+ year experience would be comparable to resting on the way to and from the peak of a very personal "Mount Everest".

Plaintiff has also recently become employed by the UNITED STATES POSTAL SERVICE and is currently also occupied by the orientation and the training process of becoming officially "Postal".

For these reasons the Plaintiff respectfully requests an enlargement of time from the Court, to extend the Discovery process.

Respectfully,

Kamme O

Thursday, June 27, 2019

#### **CERTIFICATE OF CONFERENCE**

Plaintiff conferred with Counsel for the Defendant via electronic mail on June 27, 2019. Counsel has not yet responded.

Kamme O

**CERTIFICATE OF SERVICE**

I hereby certify that on or before 06-28-2019, Plaintiff emailed a copy of this MOTION to:

YVONNE D. BENNETT

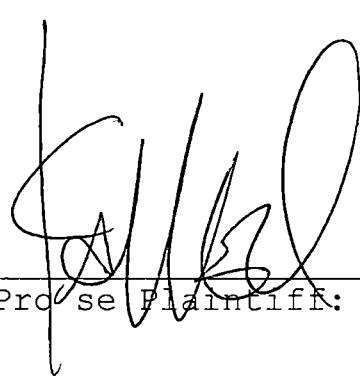
*Yvonne.bennett@oag.texas.gov*

Assistant Attorney General

General Litigation Division

P.O. Box 12548, Capitol Station

Austin, Texas 78711-2548

  
\_\_\_\_\_  
Pro se Plaintiff: Kamme O

KAMME O

Plaintiff,

VS.

TEXAS A&M UNIVERSITY, et al.,

Defendants.

§

§

§

§

§

§

§

§

§

§

CIVIL ACTION No.  
4:17-cv-03877

JURY TRIAL DEMAND

On this day \_\_\_\_\_ the Court considered the REQUEST from the Plaintiff for the requested Motion for an Enlargement of Time, until AUGUST 02, 2019.

After due consideration, the Court finds the motion meritorious. It is therefore, ORDERED that the MOTION FOR LEAVE OF COURT until August 02, 2019 is GRANTED.

\_\_\_\_\_